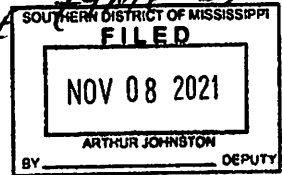


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U.S. District Courts Southern
District of Mississippi Northern
Jackson Civil Docket For Case
3:10-cv-00647-CWR-LRA
3:21-cv-722-DPJ-FKB (11-03-2021)

This is a lawsuit against the U.S.
District Courts Southern District of
Mississippi for ("failing to investigate
my habeas Corpus between the time of
02-24-2011 AND 9-26-2011.")



① Plaintiff / Christopher Maurice McDowell
45 Hardy Court Shopping Center
Gulfport, Ms 39567 (786-668-
9930 phone
number
DOB 11-24-1980
SSI 425-61-7523

② Defendant /
Carlton W. Reeves
U.S. District Court, 501 Court Street,
Suite 2.500, Jackson, Ms 39201.
phone number (601) 608-4000

① 11-3-2021

NOTICE: THIS IS A SAMPLE FORM WHICH MAY BE USED ONLY AS A GUIDE IN CONSTRUCTING A COMPLAINT IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI. ALTHOUGH THE PLAINTIFF MAY BE PRO SE (not represented by an attorney), THE PLAINTIFF IS STILL REQUIRED TO COMPLY WITH THE FEDERAL RULES OF CIVIL PROCEDURE AND THE LOCAL RULES OF THE SOUTHERN DISTRICT OF MISSISSIPPI. DO NOT WRITE ON THIS FORM.

①
CHRISTOPHER
MAURICE
MCDOWELL

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI
JACKSON DIVISION

PHONE
NUMBER
(786)(668-9930)
(11-24-1980 DOB)
(551)(425-61-7523)

Address 45 HARDY COURT Shopping Center
Gulfport, PLAINTIFF
MS 39507.

(Plaintiff's name)

② VS. UNITED STATES DISTRICT COURT SOUTHERN OF MISSISSIPPI JACKSON DIVISION CIVIL ACTION NO. (to be provided by the Court)

(Defendant(s) name(s))

501 E. COURT STREET
SUITE 2.500, JACKSON, MS 39201

DEFENDANT(S)

COMPLAINT

① CHRISTOPHER M. MCDOWELL (plaintiff's name) COMES NOW, plaintiff, pro se, and for cause of action

② US DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI against the defendant(s), (each of the defendants names), would state:

CALTON W. REEVES
JURISDICTION

(Plaintiff is to complete this space by making a short and accurate statement of the grounds upon which the court's jurisdiction depends. That is, why this matter is being brought in Federal Court).

FROM JACKSON, MISSISSIPPI
IN BILOXI, MS NOW

I.

① Plaintiff is an adult resident citizen of the County of _____, State of Mississippi.

② The defendant CALTON W. REEVES is an adult resident citizen of the County of HINDS,

State of Mississippi. (The plaintiff will need to provide this information for each of the

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11-03-2021

ON FEBRUARY 07, 2010, I Christopher McDowell got into it with my family about a bad situation AND the cops was called but into 143 INEZ OWENS DRIVE JACKSON, MS 39212. I WAS ARRESTED took to RAYMOND COUNTY DETENTION CENTER IN RAYMOND, MS AND CHARGED WITH DOMESTIC VIOLENCE THREATING A FAMILY MEMBER. AT THIS TIME I WAS ON EARN RELEASE SUPERVISION PROGRAM (ERS) A MDOC PROGRAM FOR EARLIER RELEASE. I WAS BOOKED INTO THE JAIL AROUND 30 MINUTES AFTER BEING THERE AND WAS TOLD MY BOND. I WAS PUT BACK INTO THE HOLDING TANK AND PRAYED THEY WOULD RELEASE ME BECAUSE AT THIS TIME, RAYMOND COUNTY JAIL IN JACKSON WAS (ROR) MISDERMEANOR ~~and~~ UNTIL THERE COURT DATE. SO AROUND

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AROUND AN HOUR LATER AFTER THAT
OFFICER DAVIS (A WHITE GIRL) ^{WORKER STAFF} YET THIS
INMATE GUY GO THAT WAS IN THE HOLDING
THE CELL WITH ME AND DIDNT LET ME GO
AT THE SAME TIME. SO I ASK HER WAS
I WAS GOING TO BE LET GO AND SHE SAID
WAIT A MINUTE, GET HIM FIRST. THIS
WAS SUNDAY 2-07-2010. SO I WAITED
ABOUT 45 MINUTE LATER AND ASK HER
WAS I GOING TO BE RELEASED AND SHE
STATES (NO). I GOT MAD BECAUSE I WAS
SUPPOSE TO LEFT WITH THE OTHER INMATE,
BUT NOW I KNOW SHE HAD UNDER SLEEVE
HOLDING ME UNTIL MY ERS OFFICER KEITH
BROWN ARRIVE WEDNESDAY MORNING. BECAUSE
HE TOLD ME TO RETURN TO HIS OFFICES THIS
COMING TUESDAY WHICH WAS 2-9-10, TO
BRING THE COPY OF THE MONEY ORDER
BACK. I SAW HIM ON 2-2-10, BUT IT
WAS LATE TO SEE HIM, SO HE TOLD ME TOO

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bring^(H) BACK ON 2-9-10 TUESDAY OF THE NEXT WEEK. SO I ENDED GOING IN THE BACK TO THE CLASSIFICATION POD ON MONDAY 02-08-10, MONDAY MORNING UNTIL MY ERS OFFICER CAME AND GOT ME KEITH BROWN, BECAUSE I DID NOT HAVE THAT \$100 BOND TO BE RELEASED.

SO ON 2-10-2010 AROUND 900AM THAT MORNING WEDNESDAY. I WAS TOLD TO PACK UP FROM MY CELL AND TO LEAVE. I ARRIVED TO BOOKING AND THEIR GOES MY (ERS) OFFICER KEITH BROWN WITH HIS ~~CHANGES~~ CHAINES. SO HE TOLD ME TO TURN AROUND TO THE WALL TO BE CHAINED ~~AROUND~~ ^{AND} TOOK TO HIS OFFICES. 421 WEST PASADULA STREET JACKSON, MS 39203 IS WHERE THIS OFFICES IS LOCATED. PROBATION AND PAROLE OFFICES. SO I WAS TOOK OUT THE CAR TOOK TO UPSTAIR TO MR. KEITH BROWN OFFICES IN THE BACK. HE TOLD ME TO SIGN THIS WHITE SHEET OF PAPER BECAUSE I COULD HAVE RETURNED TO

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to his office ON 2-8-2010 ON (ROR) to RETURN
to MISDERMEANOR COURTS IN HINDS COUNTY.
So NOW still with the SAME CHAINS ON, I WAS
HAULED OFF to (CMCF) by KEITH BROWN, ERS
OFFICER, him AND ONE of his CO-WORKER. NOW
ARRIVING AT RANKIN COUNTY CORRECTIONAL FACILITY
CMCF, I STEP IN RECEIVING BOOKING AND HE
TOOK THE CHAIN OFF ME. I DID NOT KNOW AT
THIS TIME I HAD A FAKE (RVR 784491) AND
THAT ^(IT) WAS NOT REAL, A REAL RULE VIOLATION
REPORT FOR VIOLATING ERS FOR DOMESTIC VIOLENT.
So I GOT DRESS OUT AND WENT TO THE
SECTION (RC) ON THE HILL WHERE THEY HOLD
INMATE FOR OUTER VIOLATION ON THE STREET. I
FELT TO SLEEP THAT NIGHT AND WOKE UP THE
NEXT MORNING, NOW KNOWING KEITH BROWN MY
ERS OFFICER (DID NOT) VIOLATE MY EARNED RELEASE
PROGRAM SINCE 8-29-2008 RELEASE DATE ON.
So I WAITED ON THE FIRST OFFICER I SAW
TO REPORT THIS BECAUSE I AM ILLEGALLY
ON THE PREMISES OF CMCF, PRISON. 2-11-2010.

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I SAW A RANKING OFFICER AROUND 900 AM ON 2-11-2010, THURSDAY AND I let him know, I CANT BE ON THE PREMISES WITH THIS PIECE OF PAPER AND THAT CMCF STAFF IS holding me illegally. I REMEMBER THE GUY NAME LT BROWN, (RC) WORKER AT CMCF. SO HE REFUSE TO GET ME TO THE CAPTAIN OFFICES OF CMCF AND told me too GET BACK INTO THE CELL I WAS IN AT RC holding cell. So WE slowly ARGUED AND YELL, SO HE told A OFFICER WITH him TO haul me off to (SECTION 6) AND A SUPER MAX CELL OF THE RC AREA. I Christopher McDowell COMPLAINED FROM 2-11-2010 TO 2-24-2010, I AM NOT TO BE INCARCERATED TO STAFF, UNTIL DISCIPLINARY HEARING ON 2-24-10. ~~THE~~ MRS. PANESSA L. JOHNSON HELD THE HEARING IN RC AREA OF RANKIN COUNTY CF. ~~DO~~ AS I SAT DOWN TO SPEAK, I STATES TO HER, THAT I AM (NOT GUILTY) BECAUSE I WASN'T VIOLATED ON ERS SINCE 8-29-2008 AND TO let me FREE GO HOME BECAUSE OF THIS FAULT BY MDCC STAFF AS (A WHOLE). SO SHE STATES WEll STATE YOUR NAME FOR THE RECORDS FOR THE HEARING AND THAT YOUR FAMILY DON'T HAVE THE DOMESTIC VIOLENT CHARGES AND I AM VIOLATING

(PAGE 15)
11-08-2021 (11/08/21) you

BECAUSE he bought you back to MDOC. (THIS IS AN ILLEGALLY HEARING. DOMESTIC VIOLENCE CHARGE DROP ON 2-24-2010 AT CMEF DISCIPLINARY HEARING, BY HEARING OFFICER.) SO I WAS ESCORTED BACK TO MY CELL ILLEGALLY WITH ERS CHARGES BEING DROP AT HEARING ON 2-24-2010. I DEFINELY NOW BEING HELD ILLEGALLY. NO CHARGE AT ALL. SO NOW IN CELL UNTIL 3-26-2010 EXPLAINING THIS, I AM ^{NOW} ON MY WAY TO SMCI THAT MORNING WITH NO CHARGES. NOW WHAT CARLTON W. REEVES (DISMISSED) (7-21-11) THIS CLAIM FOR IS BECAUSE I DIDNT (EXHAUST MY STATE REMEDIES) FOR RVR 784491, BUT (I DID) AND THIS WHAT THIS LAWSUIT IS ALL ABOUT HERE AGAINST HIM, A FEDERAL JUDGE AT US DISTRICT COURT IN JACKSON, MS 39201. NOW FROM PAGES (19-25) (HABEAS CORPUS) THIS COURTS US DISTRICT COURTS WILL SEE I (EXHAUST MY STATE REMEDIES.) ^{THESE} ~~THE~~ REASON WHY THIS COURT (DISMISS) MY CLAIM ON 7-21-2011. THIS ^(IS) FAILURE TO REVIEW MY HABEAS CORPUS AND ~~IT~~ DISMISSED IT FOR NOTHING AND I COULD HAVE HAD A (EXPUNGED BY EXECUTIVE

(Page 16)
 11-03-2021 (CARLTON W REEVES)
 ORDER ON 3-23-2011 to 7-21-2010.) I
~~start~~ started ON MY ARP ON (3-22-2010)
 (STATE REMEDIES) IN THIS CASE (310CV647) ~~AND~~ AND NO
^{EXHAUST} STATE COURTS NEEDED, ONLY (ARP) I WAS NOT
 fighting my case in state or county courts
 of ANY. SO I FILED MY ARP WITH MDOC
 AND DIDNT GET A RELEASE LIKE I SUPPOSED
 to BETWEEN 2-10-10 AND 3-21-12
~~MAXIMUM~~ MAX discharge of this sentence
 bogusly. Dates of SENTENCING ON TIME SHEET IN
 this habeas corpus, Aint right at all. I
 ATTENDED PRISON (illegally) ~~ARE~~ ACROSS Mississippi
 like, (WILKINSON COUNTY) 8-4-10 THUR 10-21-10
 (MSP) 10-21-10 THUR 2-28-11 ~~FE~~ (SMCI) from
 3-26-10 - 8-4-10, AND THIS WAS ^(MCCF) 3-1-11, 3-21-
 AND USUALLY PUNISHMENT. I HAD 4 MONTHS
 ON EARNED RELEASE SUPERVISION FROM 2-7-10
 to JUNE 6, 2010 AND DISCHARGE THUR
 HINDS COUNTY PROBATION AND PAROLE ON JUNE 6,
 2010 THUR KEITH BROWN, MY ERS OFFICER. NO
 VIOLATION ~~TO~~ ^{WAS} PLACE THUR MDOC PERIOD. I WAS
 HELD FOR 25 MONTHS IN PRISON FOR THIS IN MDOC.

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THIS IS A (lawsuit complaint) BECAUSE THIS CASE
 310 CV 647 WAS (DISMISSED) FOR NOT EXHAUSTING
 STATING REMEDIES. THE STATE REMEDIES WAS
 EXHAUSTED ON 3-22-2010, BUT JUDGE CARLTON W.
 REEVES) MISS THIS, I DON'T ^(KNOW) WHY. IF HE WOULD
 HAVE SAW THIS, HE WOULD ~~MISS~~ ^{HAVE} KNOWN THIS IS AN
 EXPUNGE BY AN EXECUTIVE ORDER, ~~ASKING~~
 STATE TO RELEASE ME OUT OF MCCF, WHERE I
 WAS AT THE TIME OF THIS RULING 7-21-2011.
 I AM ASKING (\$5,000,000 ^{SETTLEMENT} MILLIONS) DOLLARS FOR US DISTRICT
 COURT MISS (THIS ERROR) OF ME EXHAUSTING MY
 STATE REMEDIES, CARLTON W. REEVES 7-21-2011
 FINALLY DECISION. NO, I DID NOT THIS AT THAT
 TIME THAT I FILED MY ARP BECAUSE COURTS
 HAD ALL MY PAPERWORK AND MY COPIES GOT
 DESTROYED AT MCCF AROUND THIS TIME BECAUSE
 OF ~~BECAUSE~~, ILLEGALLY MESS OR THEY WOULD
 HAVE KNEW, ASAP. THIS COMPLAINT (CONSISTS)
 OF ASKING (STATE) TO LET ME GO, AND IT IN THIS
 HABEAS CORPUS (310 CV 647) FROM PAGE (19-25).
~~THAT~~ I ASK FOR A RELEASE FROM MDDC. NOT ONLY
 THAT, WHOLE 72 PAGE HABEAS CORPUS STATING IT, TO
 ME.

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I Christopher McDowell is ~~at~~ asking
 for this of the UNITED STATE District
 COURT of Southern District of Mississippi
 Northern JACKSON CASE NUMBER 3:10 CV
 647 to (AWARD) this complaint
 AND PAY ME \$ 5,000,000 , for the
 (MILLIONS)

(MISTAKE) of the COURT NOT SEEING I
 file AN ~~AR~~ P ON 3-22-10, AFTER THE
 DISCIPLINARY ACTION ON 2-24-2010 AND
 IT IS IN MY HABEAS CORPUS FILED TO US
 DISTRICT COURTS ON 11-08-2010 FOR
 THE COURTS RECORDS. THIS IS THE (REASON)

I CAN file this complaint, ONLY
 (REASON.) PLEASE RESPECT TO THE FULLIEST.
 SIGNATURE OF ME Christopher Maurice McDowell
 DATED 11-03-2021 TODAY. 11-03-2021

② 11-3-2021

defendants).

FACTS

(Plaintiff is to make a short and plain statement of the claim along with the facts that show

why the plaintiff is entitled to relief).

my habeas corpus stating, that, I did not file a (ARP) on my
 CASE 310 CV 647, OR EXHAUSTED MY STATE REMEDIES, IN STATE
 COURT WHICH I DISCHARGE
 (Plaintiff is to state what relief he/she is seeking to obtain from the court). ON 6-6-2010.

Respectfully submitted, this the 3RD day of NOVEMBER, 2021.

Christopher Maurice
 (signature of plaintiff) McDowell
 786-~~669~~
 668-
 9930

NAME, ADDRESS AND PHONE NUMBER OF PLAINTIFF:

(name of plaintiff) CHRISTOPHER MAURICE
 (mailing address of plaintiff) McDOWELL
 (city, state and zip code) 45 HARDY COURT SHOPPING
CENTER GULFPORT, MS 39507
 (phone number of plaintiff) (786) 668-9930